Part 1st. ested to send for their paid for on delivery. Robert Grav.

GRAY, KING STREET. da few copies of NAVIGATOR. y improvements, price

eive in a few days, GATION, with addl-Mr. Delamar, of Phirs 50 cents. eceived,

intel, Chemical Cateempiration, and Carr's

BACON.

, on King-street, has in ner stock, added Genuine Articles in ry Line; cortment complete.

on his usual low terms ers, of various qua

> TEAS, particularly selected for family use.

for quality

WINES

x Brandy, or family use, st. Vincents, and New

Cides Vinegar,

ves, rassia, pimento, per, race and ground able use, pearl barley, oap, mould, dipt and ined sant-petre, flotant madder, brimne,ste shot all sizes, best engunpowder, segars

s snuff, Hunter's pipes

ery best chewing to-

ranted of a superior itto, wrapping paper th generally every ar ble of which have beer vill be disposed of or

Boots.

RANCIS, v-York, informs the blic.

ires Suwarr rovements, warrante ed States. After mi n his business, he has i of retaining the clasrants to fit the leg He makes boots z. Suwarrows—Fair-Corsican Spring Toes , Bonaparte's Graves oes. He warrants to to the tuck bergs to call and chuse for o in King-stree., oe

DAILY NOWDEN.

Ir Hodgkin's tavera.

ing cheap for cash.

Alexandria Daily Advertiser.

Vol. VII.

WEDNESDAY, June 24, 1807.

[No. 1944.

SALES AT VENDUE.

On every Tuesday and Friday, WILL BE SOLD, AT THE VENDUE STORE,

Corner of Prince and Water streets, A variety of Dry Goods, Graceries, &c. Particulars of which will be expressed in the bills of the day.

ALL kinds of goods which are on limitaion and the prices of which are established, an at any time be viewed and purchased at the ewestlimitation and prices.

P. G. Marsteller, v. M. 142 hids. of MOLASSES, 5 puncheons RUM,

100 bbls. Shad and Herrings, Just Received and for Sale by Marsteller & Young.

IUST RECEIVED. By Sloop MARIA ANTOINETTE, from St. JA

go de Cuba, and for Sale, by the subseri-375 Spanish Hides 12 hogsheads Molasses

1764 lbs. Bees-Wax 39 boxes white and brown Sugars 7000 lbs. Coffee 150 boxes Segars

6 do. Logwood Wadsworth & Butler. June 9.

9 tons Fustic .

Freight Wanted. For a new Schooner of 1000 barrels, To any of the Windward Islands or Lisbon.

She will be at Alexandria in five days.-W. Yeaton,

Ramsay's wharf.

SPANISH HIDES, First quality Porto-Rice GREEN COF-FEE, and St. Croix SUGARS, Just received, per schooner Fame, from St.

Thomas-

FOR SALE, BY Richard Veitch & Co.

April 25. Just received from Philadelphia,

By Captain Hand, 29 chests Young Hyson, and 9 boxes Hyson Shulan Tea, of a superior quality, which will be sold low. Likewise on Fland,

6 hhds. good Sugar, 10 hhds. Molesses, of a good quality, Salt of various kinds,

And a constant supply of Flour suitable for family use. Joseph Dean.

March 27

District of Columbia.

NOTICE is hereby given to all whom it may concern, That the Censul General of Portugal to the United States of America, has authorized the subscriber, to legalize all papers that may be necessary for vessels. bound from the ports of this district to any in Portugal or Madeira.

Those masters of vessels who may omit having their bills of health thus cortified, will be liable to undergo quarantine.

It is requisite that any article shipped for account of a Portuguese subject, should be declared, and sworn to, as Portuguese property; and the bills of lading legalized as above. Lewis Deblois.

Public Sale.

By virtue of a deed of trust from Philip Wanton to the subscriber, for the purpose of socuring the payment of certain sums therein mentioned, will be expessed to public sale, on the premises, at 11 o'clock, in the forenoon, on SATURDAY, the 27th day of June next, on a credit of six months-

Six LOTS handsomely situated contiguous to the town of Alexandria; containing between 5 and 6 acres, each being a part of the tract lately known by the name of Stump-Hill, and in the sub-division thereof, as laid off by Col. Gilpin-distinguished by the numbers 18, 19, 20, 23, 24, 25.

To accommodate purchasers, these Lots will be set up separately—and for the consideration money notes with approved indorsers, will be required.

JOHN MIVER. May 20.

Public Sale of Lands.

On Saturday the 27th day of June next, will be sold at the Coffee House, in the town of Alexandria, at 12 o'clock, of that day-By wirtue of a decree of the honorable the United States Circuit Court, of the District of Columbia, for the County of Alexandria, on 6 and 12 months eredit, the following tracts of land to wit:

One Tract or parcel of Land, lying in the county of Fairfax, adjoining the lands of the late Col. Charles Broadwater, containing about 300 acres.

One other Tract of Land, in the county of Montgomery, on the waters of Piney River and Paint Creek, branches of the Kenawha, granted by the commonwealth of Virginia to Nicholas Hannah, containing 960 acres .- Also,

One other Tract of Land, in the county of Hampshire, in the state of Virginia, formerly granted to Bryan Bruin, and by him sold to John Pankake, containing 482 acres.-The above mentioned lands were, by the last will and testament of Robert Alexander, deceased, devised to his son Robert, and are now sold to satisfy a debt due to George Chapman, junior.

Thomas Swann, George Deneale, Edmund I. Lee, J 3

May 26.

Joseph Mandeville, Corner of King and Fairfax-streets, HAS RECEIVED

30 barrels WHISKEY 2000 lbs. cheese, of superior quality

10 bales cotton

10 boxes best Florence oil, in bottles 15 casks choice small twist tobacco

40 boxes mould and dipped candles 10 boxes fresh chocolate

140 reams wrapping paper TEAS, Imperial Of this year's im-Hyson Young Hyson, and | portation & very fine qualities-

Hyson-skin Which, with a general assortment of wines, liquors and groceries, he will sell yery low for cash, produce, or the usual credit. June 15.

IUST LANDING, From Charleston,

20 tierces fresh RICE, and five bales of COTTON, which is said to be of the first quality—and are for sale by Mordecai Miller

June 10.

I HAVE JUST RECEIVED And offer for Sale, A considerable quantity of

FRESH TEAS. This spring's Philadelphia importation, and

of excellent quality-consisting of Hylon, in quarter chests. Young Hyson do.

Hylon-Skin Souchong boxes. I have also for Sale,

10 pipes 4th proof Cogniac Brandy. 5 do. 4th proof Gin, (superior.)

25 crates queens and blue edged earthern ware, particularly assorted for country stores.

30 boxes and half boxes Prunes. 100 sacks stoved Salt. 2000 bushels do.

4000 do. ground Allum. W. HODGSON.

TO RENT.

A STORE, on Prince-street, (adjoining my own) well suited for the wet goods busi-

JAMES SANDERSON Ofers for Sale, on moderate terms,

5000 lbs. best Green Coffee 10 tierces fresh Rice 20 kegs fresh Raisins

12 tierces green Copperas 5 pipes Cogniac Brandy to hhds. 4th proof Jamaica

30 barrels N. E. Rum 25 barrels Whiskey 10 bales Cotton

5 boxes Cotton and Wool Cards 12 Loxes Tin Plates.

AND IN STORE, 11 ishds. south Potomac Tobacco. May 26. March 17.

4 barrels Glauber's SALTS 20 casks Malaga WINE

JUST RECEIVED,

AND FOR SALE BY THE SUBSCRIBER,

120 boxes Mould & DiptCANDLES

1000 pieces vellow NANKEENS

4 cases Irish LINENS

2 half do. do.

2 do. country do.

And a few boxes choice Bordeaux CLARET John G. Ladd. June 11

10 bales India COTTONS, assorted

Just Received, AND FOR SALE BY THE SUBSCRIBERS, 2 pipes L. P. Madeira WINE

6 pipes Cognac BRANDY, 4th proof. Wadsworth & Butler, WHO HAVE ON HAND, 20 hhds. Jamaica RUM, 4th proof

10 do. St. Croix do. 2d & 3d do. 8 do. New-England do. 5 pipes Holland GIN

1 hhd.L. market Madeira. Vine) of a supe-4 quarter casks do. do. Sriorqu'ty 3 do. do. L. P. Teneriffe do. do. 6000 bushels Lisbon SALT. January 1

Joseph Mandeville, Corner of King and FAIRFAX-STREETS, ALEXANDRIA:

HAS FOR SALE, An affortment of Wines, Li-QUORS, GROCERIES, &C. Consisting of

> MADEIRA Port Sherry Lisbon Malaga Tenerifie & Corsica

WINES.

Old St. Estephe Medoc claret, in cases of

A few dozen fine old frontingc Ditto do. best wine bitters Jamaica and West-India rum New-England Cogniac, Bourdeaux and Naples brandy Helland and country gin Schiedam gin in cases Irish whiskey, very old

70 barrels Pennsylvania rye whiskey Cider in barrels White wine and Cider vinegar Florence oil in flasks 2 hogsheads Havanna honey

> do. choice retailing molasses Gunpowder Imperial Hyson Young Hyson

TEAS of good quality. Hyson-Skin and Southong Muscovado sugars, different qualities

Bengal white do. Loaf and lump sugars, Philadelphia, Baltimore and Alexandria. Leiper's, Garrett's, and Hamilton's snuff in bottles and bladders.

Macuba and rapee do. Clover-seed, (Penn. warranted)

Mace; nutmegs; cloves; cassia; pimento; pepper; ginger, race and ground; Cay enne pepper; refined salt-petre.

Coffee; chocolate; rice; pearl barley London and Philadelphia mustard; baske salt; starch; fig blue; flotant indigo; Georgia and Tennessee cotton; flax; wool; madder; copperas; allum; brimstone; chalk; pipes in boxes; wrapping paper and twine; traces; bed cords; leading lines; demijohns; gin cases; patent shot; brandywine-gunpowt' der; Harvey's gunpowder, [the only real British battle powder] from F to treble sealed chewing tobacco; best Havanna segars.

Muscatel and bloom raisins in boxes. Sun raisins in casks. Zante currants; prunes; soft shelled al-

A few boxes excellent pickles, each one, dozen bottles assorted; capers, olives and n-

chovies, for sale by the box. A quantity of clean good allum salt suitable for the fishery, &cc. &c.

WANTED,

A MILLER who is master of his business, to take care of a merchant mill.— To such a one good wages will be given.— For the person who wants, please apply to Mr Joseph Smith, Alexandria.

IN COMMON COUNCIL, JUNE 20, 1807.

ORDERED, THAT William Reily, John Dundas, and Adam Lynn, be appointed commissioners to eld an election at John Hodgkin's tavern, on he first Monday in July next, for the purose of electing a member of the Common Council for ward number 3, in place of John M'Kinney resigned.

Teste, JAMES M. M REA, c. c. June 22.

JOSEPH H. MANDEVILLE

Has just received and offers for sale, 500 barrels Herrings and Shad 50 do. New-England rum

5 hogsheads Jamaica 10 quarter casks Malaga wine

20 boxes imperial and hyson tex

30 barrels rie whiskey 20 bags green coffee

Also, just landed, 200 casks excellent lime. June 23.

GF A GIG. SECOND-HAND GIG, with Plated Harness, for sale, low, for cash or mer chandize.

and M. Scholfield.

LOST. BOUT 10 o'clock yesterday forenoon A by a negro boy, some-where between the store of Joseph Mandeville, sen, and the jail of this town One Twenty deliar Note, One Ten do. and one Five do .- Whoever has found and will leave the same at the office of the Alexandria Daity Advertiser, will be liberally rewarded.

> FOUND. A TOBACCO NOTE,

June 23.

Issued at the Falls Warehouse. The own, er may have it on application to the Printer and paying the expense of this advertises June 23.

For Freight or Charter. THE BRIG INDUSTRY.

Foseph Sevier, master, Burthen about 1100 barrels, three years old, and a fast sailer. Enquire of

N. WATTLES & Co. 50 tons of PLISTER for sale on board of said vessel. Enquire as above. June 20.

A Miller Wanted. To a Man who understands the Milling Business, and can produce good recommendations for industry, sobriety, &c. liberal wages will be given by applying to

Who wants a small vessel for Charleston, burthen 4 or 500 bbls. to which immediate dispatch will be given. June 20

JUST RECEIVED.

And now landing from on board the brig Mary, Capt. Hall, from Boston, at Lawrason and Fowle's wharf, and for sale by

Lawrason and Fowle, 60 tons plaister Paris; 200 casks lime 50 boxes mould candles; 50 do. soap 6 casks spermacacti oil.

IN STORE,

130 boxes mould candies; 30 do. dip'd do. 40 do. soap; 60 do. chocolate 30 barrels N. E. rum

3 chests imperial, FRESH 15 do. young Lyson S 5 hhds. Mus. sugar; 15 barrels do. do.

40 do. Havanna white and brown sugar 160 boxes Nova-Scotia Herrings 40 do. cod-fish; 25 barrels fall mackarel

60 casks raisins s bales Beerboon gurrahs,

60 quarter casks Bellona gunpowder. June 20.

FOR SALE. BY LEWIS DEBLOIS,

An assortment of BROAD CLOTHS, from eleven to eighteen shillings sterling costpart of them intitled to drawback.

Ravens Duck. French Brandy. Catalonia Wine, in half pipes and quarter,

New-England Rum, in barrels. May 7 the or one burne to

and the design of the control of

TRIAL COL AARON BURR:

Gircuit Court of the United States for the fifth Circuit and District of Virginia.

Present John MARSHALL, chief Justice of the United States,

And Cyrus Griffin, judge of the district of Virginia.

Saturday June 13.

Mr. Burr thought it proper to mention, that his counsel had understood that a suppiemental charge had been written by the court : that it had been put into the hands of the attorney of the U S. and that it was to be shown to his own counsel before it was delivered From the want of time. however, or from some other cause, it had not yet been submitted to his counsel, . The court had yesterday requested a enpy of his propositions, that they might judge of their application; and if satisfied on that point, that they in ght give additional instructions to the jury His counsel had complied with the request; and though it was not possible for the court at first to have perceived whether a supplemental charge was necessary, yet it had now ap. peared from the whole course of the argument, that each of his propositions would come before the grand jury. If the court was satisfied on the law, they would of cer. tainty instruct the jury on such points as seemed in vitably to come before them: But if they had any doubts on the law, they would certainly require an argument; and that he was then ready to demonstrate the truth of each of the propositions which he had submitted. He should make no remarks on the consumption of time, .f which genil; mes made so many com plaints: he should only observe, that three weeks ago he was ready to argue these points. But he was even willing to limit the time to be emplayed upon the present argument; even to a certain number of micutes; he was even willing to argue the puints in the way of notes submitted to

Chief Justice stated he had drawn up a supplemental charge, which he had submit. ted to the attorney for the U S; with a request that it should also be put into the hands of col. B's counsel; that Mr. Hay had however informed him in the conversation which he had just had with him, that he had been too much occupied himself, to inspect the charge with attention. and deliver it to the opposite counsel; but another reason was that there was one point in the charge which he did not fully appreve. He should not therefore deliver his charge at present; and should reserve it until Monday. In the mean time col B's counsel would have an opportunity of inspecting it; and an argument might be held on the points which bad produced an objection from the attorney for the United

States

per course.

Mr. E. Randolph. Is it the wish of the court that the argument should be carried on orally or in writing?

Chief fustice. I am willing to hear the remarks on both sides in writing.

Mr. Hay objected to this method from the excessive labor which it would impose upon them either way.

The Chief Justice declared that it was perfectly ind fferent to him.

Mr. Martin assured the court that i was perfectly convenient to him to argue

the point either crally or in writing. Mr. Wickham stated, that the attorney for the U.S. wished to object to certain propositions which col B. had submitted to the court; that he was ready to go inte this discussion immediately; that the at torney for the U. S. preferred an argumen orally before the court to one in writing; and that this was in fact the very course which col. B's counsel had first recommended. Mr. W. hoped that this supple. mental charge would be given to the jury before the witnesses were sent up; that the counsel for the prosecution preferred the contrary, but certainly the most impro-

The Chief Justice observed that the court would also have wished that the charge should have been delivered before the witnesses were sent up: but that it was almost indifferent to him whether the testimony was submitted to the grand july before or after the delivery of the charge; that it was often the custom for the petit jury isself to hear the testimony before the law was expounded; and the Isame practice might extend to the grand ply the instructions of the court and dis- prisoner by the Prussians.

tinguish those parts which were admissible. f on these that were not so. It was not, f rinstance, absolutely necessary for themto know, previous to the delivery of the charge, that two witnesses were necessary to prove the overt act even before a grand jury. When the charge had been delivered, that principle would apply to the testimony which they had actually heard : and though it was desirable that the charge should precede the testimony, yet it was not so essential as to interrupt the proceedings.

Mr. Randolph conceived it far more impor ant to give the supplemental charge before than after the exhibition of the testimony : that with one set of principles on their mind, the grand jury would frequently ask questions in one point of view, which they would not under other impressions; and that the supplemental, like the original charge, ought to precede the evidence.

Mr. Martin observed, that there was this considerable difference between a grand & a petit jury, that when any doubt arose about the propriety of testimony before the petit jury, the court would be present and ready to decide; but the grand jury has not the same aid of the judgment of the court in selecting the testimony.

The Chief Justice said that the necessi. ty of giv og a supplemental charge at this time, was not so manifest; as in his original charge he had expressed his ideas on the pature of Treason: That he stated this crime to consist in the actual " levying of war," and that of course the grand jury would have to enquire into the exis. tence of overtacts; that from this state. ment, it would readily occur to the jury, that no matter what suspicions were enter. tained, what plans had been formed, what enterprizes had been projected, there could be no treason and that without an overtact, no crime of Treason had been committed. The discussion of this question was at length waved.

[To be continued.]

LONDON, April 20.

NATIONAL FRIENDSHIP.

On Saturday last, a very elegant dinner was given at the London Tavern, by the Brnish merchants, trading to North Americe to Mr. MUNROE, the minister from the United States of America.

The company was very numerous and highly respectable. Among the visitors were Mr. Pinckney, (who it is understood is to succeed Mr. Munroe) the chancellor of the exchequer, lords Mulgrave, Castle reagh and Erskine; sir William Scott, Mr. Canning Mr. Rose, &c.

Philip Sansom, esq. the chairman of the committee of American merchants, who presided on the occasion, filled the chair with great ability and to the highest gratification of the company. The day was passed with the utmost harmony and goodhumor, and at the same time, with a degree of order which had seldom been witnessed un such occasions. The TOASTS were -

The King. The Queen. The Prince of Wales, &c.

And the following, from the chairman, were received with bursts of applause as particularly appropriate to the object of the meeting :

The President of the United States of America.

Perpetual friendship between Great Brisain and the United States of America.

Mr. MUNROE Mc. PINCKNEY.

The hono able Mr. ERSKING, the British minister to the United States of Ame-

Upon the health of Mr. Munree being given, that gentleman addressed the com. pany in a feeling, energetic speech, expressive of the high sense he had of the compliment paid to him, and the pleasure he felt at the unanimity that prevailed.

Mr. Pinckney, also, upon his health being drank, addressed the company in en elequent speech, expressing similar

Before the visitors withdrew, Mr. Canning, the secretary of foreign affairs, gave the following toast:

meet on terms less friendly than they have papers received by this arrival; in short, done this day.

Which was drank with the utmost sa-

fairs of the continent stood at our last the new parliament will produce. dates, renders it pretty certain that a great and decisive battle has taken place ere this, far as we were enabled to give them in this Report is busy in stating the fact, and num- day's paper, from which it does appear that might compare these papers with the law bering the loss of the French, in killed nothing important had occurred between and determine whether they would justily alone, at 30,000 men; but this we do not the two grand armies. The 70th bulletin, an attachment or a rule. ury; so it was extremely easy for them, credit. Rumor also states, that Jerome dated the 9th of April, at Finckenstein, is Mr. Randolph spoke at considerable after they had heard the testimony to ap- Benaparte has been surprised and taken the latest account published by the French. length.—He was disposed to postpone after they had heard the court and discount published by the French. length.—He was disposed to postpone

SAVANNAH, June 6.

INDIAN ALARM.

Extract of a letter from St. Mary's dated May 21, received this morning by a gentleman of this city.

"We are very much agitated with an Indian alarm, which, I am really inclined to think, will cause a failure of our June court. Two Indians have been down St. Mary's river, to a place called Trader's Hill, and killed a man of the name of Greene in a most horrid and cruel manner. It appears that they were well fed and treated by Greene; after which hetook his seat in a shade out at the door, when they both took their guns and fired thro' him; and cut open his bowels with their knives .-His wife and children we understand, were not molested in their escape.

" Willian Ashley and some others went after them two days since, if I mistake not; and last night, about twelve o'clock, an express came with orders from general Floyd, ordering out our troop of horse in pursuit of the offenders, and some of the foot, if necessity requires. A party of the horse, say six or eight are gone."

CHILLICOTHE (Ohio) June 4.

DISTRESSING :

A gentlemen from Campaigne county informs that on the 25th ultimo, a man by the name of Boyer, who lived in that county, was murdered by the Indians.-While he was burning some logs in his new ground, the Indians, five in number, came near to where he was and shot him, twice. Being only wounded by the first are, he attempted to make his escape; but being fired at a second time he fell. The Indiaus then tomahawk'd and scalp'd him in a most shocking manner, and laid some peculiar signs on his back, which could not be accounted for by the oldest warriers among the whites. This melan. choly circumstance has alarmed the inha. bitants of the frontier counties very much: but we are happy to learn that no other act of violence has been committed by the Indians. Same supposed that they were prompted to the above inhumane and daring act, in consequence of the brother inlaw of the deceased having burned an Indian camp last spring. It is also thought that the Indians mistook Bover for the person who had done them the injury.

NORFOLK, June 19.

Captain Haynes in the fast sailing ship Woodrop Sims, arrived yesterday in 31 days from Guernsey, has politely favored us with a file of London papers from the 23d of April to the 9th of May, and Guernsey papers to the 16th of the last

We have given in this day's paper as much of the intelligence by this arrival as the allotment of our paper to the trial of

Mr. Burr would permit.

In England the parliament has been dis. solved, and the new elections are going on with great spirit, but apparently both in England and Ireland without more than ordinary violence or tumult, except in a lew instances. It is not possible for us to say what will be the result, but from the few returns that have been made, we think the new ministry have gained ground. Mr. Sheridan we observe has been forced to abandon his pretensions to Westminster, and has been returned for a small borough under the influence of the Bedford family. The parliament was prorogued on the 27th of April, to meet on the 13th of May; on the 29th of April, parliament was dissolved by preclamation, and the new parliament summoned to meet on the 22d of this month. The election for the 16 Scotch peers was to take place at Halyrood house in Edinburgh on the 9.h of this month.

The official accounts of the operations of the British fleet before Constantinople had reached London, and as to the result, are published in this paper; further detailed operations of this expedition will be given hereafter. Nothing can exceed the chagrin and resentment which this circumstance has occasioned in England, and serious enquiries are talked of. From the view we have given of the subject, it appears to have been an expedition badly digested & badly

We do not perceive the smallest notice May the British and Americans never of the treaty with this country in any of the the affairs of this country, respecting the treaty, are no more noticed than if there the persons from whom they came; or the had been none made, but this we account The situation in which the military at. for in the expected change in politics, which

executed,

Affairs on the continent are detailed as

May, that a grand battle had been funght in which Bonsparce was defeated with great loss, and was wounded; this account cains from Holland and Hamberga by private letters, and though not contrad cted at the date of our last papers, was not much cre. dited.

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The continental journals continue to speak with confidence of peace, or at lease of negociations under the mediation of Austria, who seems determined to pursue the system of neutrality which she has a dopted.

Wheat in considerable quantities was daily arriving in England from France. in neutral vessels. Prices the 8 h of May, at Mark Lane, fine wheat 78s to 32s per quar. ter, fine flour 60 to 68s per sack of 10 quar. ters; the American barrel 42s to 45, and very abundant.

Clexandria Dajly Advertiser.

WEDNESDAY, JUNE 24.

REMOVAL.

The office of the Alexandria Daily Advertiser, is removed to Royal Street, a few doors south of King Street.

TRIAL OF COL. AARON BURR.

LATEST PROCEEDINGS.

FRIDAY, June 19. The proceedings of this day were very uninteresting in themselves and may be condensed within a very small compass.

As a on as the court mer, Mr. Burr ad. dressed them : He stated that the express that he had sent to Washington with the Subpana Duces Team, had returned to this city on Wednesday last, but had received no other than a verbil reply frem the president of the United S ates that the papers wanted would not be sent by him; from which I have inferred said Mr. B. that he intends to send them in some o. ther way. I did not meet on this circum. stance yesterday to the court, nuder an erpectation that last night's mail might give. us further intelligence on the subject. [now rise to give unties that unless I receive a satisfactory intimation on this subject before the meeting of the count. I shall to morrow move the court to enforce its process.

The Chief Justice handed down to the bar, a copy of a letter addressed from Dr. Erick Bollman to the chief justice. It was not publicly read, and for that reason Mr. Hay declared that he should not make a ny remarks upon it. In contents have not

yet transpired.

Mr. Buri's counsel called up James Knox and Charles Lindsley (two of the witnesses for the United States) who had drawn up depositions on which it was intended to ground the attachment against general Wilkinson. Mr. Hay interrupted the motion-by stating that he himself had a motion to make, to the court, and that was for leave to send up such written interrogatories to the grand jury as he tho't proper to be put to certain witnesses. His reason was that some of these witnesser would voluntarily depose to as little as possible; that the grand jury might not always know the particular questions to be proposed to them respectively, and to what point to shape their enquiries ; that he him' self better knew what they would say, (having seen their depositions) and that his interrogatories might probably aid the jury in their investigation,

Mr. Martin. I shall object to this motion, unless it is qualified. -- We cannot send up our witnesses to the grand jury but we may send up our interrogatories -We will assent to the motion of the attorney for the United States, upon the condition that he will assent to ours.

Some conversation ensued upos the mo. tion for an atrachment; when the chief justice asked, if the papers could not be put into his hands and the argument take place to morrow. He wished to consider the question before it was discussed.

Mr. Hay approved of this course: It would prevent the public exhibition of these affidavits, which were drawn up for the sole purpose of delaming general Wilkinson he would say nothing about the quarter of deadly haired which they had conceived a gainst him; that he had merely glanced his eye at an expression in one of these papers, which was as impudent a falsehood as ever malignity had uttered : the court

An account reached London the 6th of this subject till to-morrow, but from the

ARON BURR.

CEEDINGS.

ne 19. his day were very elves and may be y small compass. mer, Mr. Burr ad. ed that the express ashington with the , had returned to y last, but had reverbil reply frem ited S stes that the or be sent by him; rred said Mr. B. them in some o. ect on this circum. ourt, nuder an exs mail might give. n the subject. I e that unless I re-

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object to this mod. -- We cannot to the grand jury interrogatories tion of the attore upon the condiours.

ued upon the mo. when the chief rs could not be put gument take place to consider the scussed.

f this course : It exhibition of these wa up for the sole neral Wilkinson; out the quarter or hey came; or the had conceived 2. merely glanced n in one of these udent a falsehood ttered : the cours pers with the law hey would justify

at considerable osed to postpone ow, but from the

mameet wien he heard Mr. Hay's antici. pating speech he was opposed to all delay-He had produced documents to support his motion and yet according to Mr. Hay it was dictated by nothing more than the

policy to defame general Wilkinson. Mr. Hay had wandered into the very error which he had charged to us. He had call. ed upon the court to defend the character of general Willioson the defender of his country, who is to come through the fiery furnace puter than gold; and yet be has ness. himself charged the wirnesses now before the court with malignity and raccor.

Mr. Bots Why do gen lemen object to the present motion being heard, when they have so often insisted upon their own right to be heard by the court ? Why do they repreach us with shrinking from the evidence, when they are now attempting to screen beir favorite witness gen. W. from a fair investigation of evidence ? Does Mr. Hav desire that the character of these men should be immolated to this saviour of his country. The constitution has re cognized the equality of man. Tho' these gettlemen may not be tricked out in the tipsel of military pomp: their rights as ci tizens and the respect due to their charac. ters are the same with those of any other

Mr. M Rea at some length expatiated ocon the impropriety of animadverting at this time upon the character of Gen. W. The court had already said that no step should be taken, which would affect the justice of the case; and it was therefore much better for the court to pursue the suggestion which they had thrown out; to examine the papers in private and see whe, ther the affidavirs were relative to the point, than to prejudice the justice of the case by a public exhibition of these affida.

Mr. Wickham protested against the seeret tribupal to which gentlemen wished to resort, for stifling enquiry and murdering character. The gentlemen who have made these affidavits are upon their oaths. Is it right for the U. S. counsel to charge them with perjury?

Mr. Hay denied having made any such expression in their affidavits, which was too monstrous to be believed. But why all this feeling on the present accession, when gen lemen have so often charged Gen. W. with perjury?

Mr. Martin: When did we charge him with any other perjury than that of violat. ing the constitution which he had sworn to suppor? Is not this notarious? Are not Swartwent and others here to prove it? We did not say that gen. W. was ready every thing now at stake, and would go almost all lengths to hing col. B:

Aftersome other discussion, Mr. Burr agreed to place the papers into the hands of the court, and to wave his motion till to-marrow

Chief Justice. Reduce the motion to Wr ing.

Mr. Burr. It is only upon the affidavits of Knox and Lindsley to move for a rule to show cause why so attachment should not issue against G. W.

Mr. Murtin hoped that as col. B. had presponed his motion, the attorney for the U.S. would postpone theirs.

Mr. Hay refused upon the ground, that the witnesses were now before the grand necessary to direct their enquiries.

Mr. Burr. I instructed my counsel to that I should also be permitted to send I those of lieutenant Knox and Chancellor counter.interrogatories.

Mr. Hay did not feel himself at liserty to acquiesce in such a propositios. He would rather trust to the distinguished intelligence of the grand jury.

form of the motion relative to the attach. which it was to issue. Why not insert! that it was to be for a "contempt of the court?" why not particularize the very circumstances in gen. W's life which constituted this contempt?

Mr. Burr said that the specification was to be found in the two affidavits; and the it was from delicacy to gentlemen he had not attempted to make these affidavits mat. ter of record by introducing them upon the face of the motion.

The motion was at length amended by introducing words to the following effect: for a contempt, in obstructing the admi

Distration of this justice of the court." The court adjourned till to morrow 1 o'clock.

SATURDAY, June 20. ter after eleven.

Mr. E. Randolph. We are about to proceed in the motion of which notice was given yesterday.

Mr. Hay stated to the court, the answer which he received from the president of the U.S. He read the president's letter to him, as likewise a letter from Mr. Smith, the secretary of the navy, containing an authenticated copy of the order, relative to cel. Burr. He read also a letter from the secretary at war, relative to the same busi-

Mr. E. Randolph. We now proceed on our motion, sir. May it please your ho nors, I am now about to submit to your attention, the motion which was noticed yesterday. The general purport of this motion, sir, is to award a rule against gre neral Witkinson, to show cause why an at. tachment should not issue against him for improper conduct, relative to certain wit. pesses brough forward in this case. Wheher, sir, we shall be again charged with an intention to isjure the character and con duct of general Wilkinson. I know not; but of one thing I am confident, that this is very remote from our design. Sir, we are possessed of nothing but plain facts to constitute the grounds on which we have founded this motion. We rely, sir, only on plain facts to support the purport of this motion, and to remove those prejudices, which may be affeat against us. We only hope, sir, that the public will be satisfied of the propriety of guarding the independ. ence and free will of witnesses in all judi. cial proceedings. If general Wilkinson shall be incidentally affected by the legal consequences and doctrines from the con. sequences which may arise from the present investigation, he cannot complain. He has no teason, sir, to complain of whatever consequences which may result from his own conduct. It is due, sir, to the U.S. it is due to the witnesses in question; it is due to the per ons accused, that any obstruction which may have been made by the hand of military authority, to prevent the course of evidence in this case, should be exhibited. Sir, we shall charge gen. Wikinson with specific acts, committed with the express design of thwarting the asser ion. He had merely alluded to one defence of the accused. He is to reply by stop them until their arrival at the Cape, which, legal evidence, and not by protestations of innocence to these facts, which we shall exhibit against him. I prefer this course, sir, because after so many criminations from the counsel against us, for improper and unnecessary waste of time, we may not again be accused of the same crimeand I hope, sir, no more time will likewise be wasted by these gentlemen in extraordi nary eulogies, on the extraordinary merits of gen. Wilkinson. There may perhaps, to perjure himself; but merely that he had | sir, at a future period, be occasion for them to bring forward their panegyrics on the character of general Wilkinson There may perhaps, sir, be a time which will require all the force of their rhetoric, and all the lus re of his talents, to defend his conduct. It may be as well, sir, that the beams of his glory may not now be unnecessarily dissipated.

The ground, sir, of our charge is this, that general Wilkinson who is now before the court, in a case before him and the accused, has deliberately used improper means with the witnesses, who had been summoned on the part of the prosecution, and in consequence of the abuse of milita ry authority, witnesses were brought for. ward to this place. This is our ground jury, and that his interrogatories would be sir-I have mentioned general Wilkinson alone, because we wish merely to have the principle determined. The affidavits sir, consent to this motion, upon the condition | upon which we found our motion, are Lindsay."

Here Mr. Randolph began to read the affidavit of lieutenant Knox, when he was interrupted by Mr. Hay, who opposed its reading. An argument of some length Some conversation ensued upon the then took place between the counsel on both sides, whether the affidavits should be ment. The attornies for the U. S insist. read, or the witnesses examined in open ed upon a specification of the conduct for | court. The court decided for the latter measure. James Knox was then called.

Mr. M.Rea proposed, that the examina ion should be deferred for a short time unril general Wilkinson himself was present. He was hen Mr. M'Rea observed before the grand jury.

Mr. Martin opposed the delay in this stage of the business, as general Wilkinson and his counsel, could take no part in the business at present, it being only a rule to shew cause why an attachment should not

Mr. MiRea supposed the counsel on the prosecution, oughs to be present, and ought to set in this stage of the motion-and said, with the leave of the court, they intended to put some questions themselves to the witnesses. He believed he could satisfy The court was opened about one quar the court, that there was no just foundation for the present motion.

Mr. Martin said he thought he had assigned a very satisfactory reason, why there should not be any delay. He confessed they were in court, and never denied this; but in legal contemplation, they certainly were not in court.

Mr. Wirt advocated the propriety, and the expediency, not the right that general Wilkinson should be present.

Mr. Martin said they had no more business to interfere in the present motion, than the counsel for colonel Burr, had to interfere with the witnesses before the grand jury. He therefore hoped the court would not agree to a delay.

Colonel Burr said he wished by no means even to exclude general Wilkinson at the present stage of the motion, or even for producing testimony on the present motion although it was irregular.

Mr. Hay asked if that declaration decided the question. The concession of colonel Burr to wait for general Wilkinson and for privilege of purting questions to the witnesses. He therefore moved that this business stand over until the general be discharged from the grand jury.

Mr. Wickham said he had no objections for a delay provided Mr. Hay would name another day when the question should proceed.

Mr. Randolph said the course of the bosiness caused him to vary his motion and in place of a rule he would move at once for an attachment.

It was therefore agreed that the motion be deferred until Monday:

FROM HAYTI

The court then adjourned.

Port-au-Prince, June 4. "I calculate, in a month, Petion will entirey subdue the north, as almost every day brings an account of an additional success over the enemy. The fort Laychaye, containing two generals and 3,000 men, was taken ten days since, by the army under his command; and Gonaives surrendered to the soldlers, that went in a fleet of English and other vessels from hence. We are new anxiously waiting to hear of their equal-success against St. Marcs: after which there is nothing that will no doubt, they will soon conquer, as both one and all resolve to completely subdue the north, or perish in the attempt."

From a London paper of April 28:

AMERICAN TRADE.

The following interesting correspondence has been sent us for insertion. [COPY.]

" Mr. Secretary Canning presents his comcompliments to Mr. Monroe, and in answer to his letter of the 2d instant, has the honor to transmit to him the copy of a letter from Mr. Marsden, by which he will perceive that the lords commissioners of the admiralty have disapproved of the conduct of the commanders of his majesty's ships Scorpion and Bloodhound, in having warned the American ship in question from entering the port of Antwerp, as represented by Mr. Munree.

Portland Place, April 23. " I have the honor to enclose a copy of Mr. Secretary Canning's note to me of the 20th instant, which, as it contains a communication of considerable importance to the commerce of the United States, I have to request that you will be so good as to make known to those who are engaged. I have the honor to be your obedient servant,

(Signed) JAMES MUNROE. " W. Lyman, Esquire, Consul of the United

States, London." " American Consulate and Agency, London, April 25, 180%

" All merchants and others interested in the commerce of the United States of America, will take notice of the foregoing communications, and govern themselves according-" W. LYMAN.

Port of Alexandria.

Schr. Harmony, Tunnell, Wilmington-corn, to Joseph Dean Polly and Sally, Keith, Baltimore-sundries, to different Merchants CLEARED,

Brig Betsey, Stevens, Jamaica, by P. Janney & Ben. Shreve jr. Schr. Constellation, Goddard, Kinsale,

Sloop Maria Antoinette, Gaines, St. Jago-de-Cuba-by Wadsworth & Butler Cherokee, Sanger, Nanjemoy, by the Master

> ASSIZE OF BREAD. Made of Superfine Burr Flour.

The 8 pound loaf to be sold for 4 pound loaf 2 pound loaf 1 pound loaf

June 29

JOHN LONGDEN, Clerk of the Market Marshal's Sale.

Y virtue of a decree of the Hon, the Cir-D cuit Court of the district of Columbia, for the county of Alexandria, in the case of Andrew Reintzell, against Rudolph Martin, will be sold, at the Coffee-House, on the 20th day of July next, between the hours of 12 and 2 o'clock, to the highest bidder, for ready money-One HOUSE and LOT, ou Dukestreet, to the westward of Alfred-street; the Lot extending on Duke-street 21 feet in front, and in depth 88 feet to a 20 feet ailey.

R. MOSS, D. M. For D. C. BRENT, Marshal. June 24.

NOTICE.

THE MEMBERS of the Washington So-L' crery of Alexandria, will please to take notice, that a regular stated meeting of the said Society, will be held at Gadsby's hotel, on Saturday, the fourth of July next, at eleven o'clock, in the foreneon. The Society will move in procession precisely at 12 o clock, to the Presbyterian Church, where an ORATION will be delivered by John H. Thomas,, Esq. The military and citizens are invited to icin the procession.

By order of the Standing Committee, G. DENEALE, Secy.

June 34.

Lost, or Mislaid, NEGOTIABLE NOTE, of Messrs, LA JONATHAN and MANLON SCOLFIELD. dated 6th June, and payable to William N. Mills: endorsed by William N. Mills and William Newton. The finder of said Note, will be rewarded by leaving it with the sub-

Payment of said Note being stopped, it can be of no use but to the proper owner.

Samuel Craig.

I have a few Casks of Particular Teneriffe Wine. If very superior quality, inferted early in .he year 1804 :

Which will be sol ', on moderate terms, to close a consignment.

Phineas Janney. 6 mo 24.

NOTICE. HOSE who have Flour stored with me.

A are hereby requested to take said flour away or sell it, on or before the 24th day of July next; at which time I intend to leave Alexandria, and will not be accountable for any flour now in my possession after the time above stated. Also those who have claims against me, are requested to bring them forward for settlement; and those who are indebted to me or the firm of DENNEY & Pow-ELL, will please to make payment by the first day of August next, as no further indulgence will be given.

The Store and Warehouse I now occupy are for Sale or Rent, on Itheral terms, Edmund Denney.

June 24. collt

TOBESOLD, FOR READY MONEY,

To the highest bidder, at public auction, at Dawson's tavern, in the county of Loudoun, and town of Leesburg on FRIDAY the 14th day of August next, iffair; if not, the next fair day; by virtue of a decree of the court of the United States, for the 5th circuit, in the Virginia district, pronounced at May term 1806 in a suit depending in said court between the executors of Daniel Mildred, deceased, who was surviving partner of Mildred and Roberts, plaintiffs-and Samuel Hough and others defendants-

300 Acres of Land. Near Leesburg, on the waters of Tuscarora, in the county of Loudoun-three acres of Meadow near Leesburg, and a House and Lot in Leesburg; or so much thereof as will be sufficient to raise certain sums of money, interest and costs, in said decree mentioned.

William Mann, Armstead Long, Charles F. Mercer,] 2

Twenty Dollars Reward. RAN AWAY from the subscriber, last evening, a Negro Girl, named Grace: She is about 13 years old, stout made; has a scar on the back of one of her hands.—Ten Dollars will be given if taken in town, and Twenty if without.

June 24.

June 24

T. CRAVEN.

Notice.

A / HEREAS the subscriber has obtained letters of administration from the orphans court for the county of Alexandria, in the district of Columbia, on the personal estate of Hugh West, deceased, late of the said county—this is to request all persons who have claims against the said estate to exhibit the same, legally proven, to the subscriber, on or before the 1st day of December next, and all ! who are indebted are required to make imme-

diate payment Ann West, Adm'x. June 1

TO BE SOLD, in four distinct lots or together, four acres of LAND, containing from one and a quarter acre to two acres each, most eligibly situated without the terri tory of Columbia, extending in a right line from Gibbon-street to Great-Hunting-Creek, intersecting Jefferson, Franklin, and Greenstreet, and bounding east and west on Fayette and Payne-streets.

A plan of the ground and further particulars may be obtained by application to

lames Patton.

June 22.

THE SUBSCRIBERS

Being desirous of bringing the affairs of the late firm of THOMPSON and VEITCH, to a final close, OFFER FOR SALE the follows

REAL PROPERTY, viz.

HREE comfertable Dwelling-Houses, with elegant stores, on the south side of King, between Fairfax and Royal-streets, lots extending back 175 feet; at present ocsupied by Joseph Janney, James Russel, and James R. Riddle and Co. The situation is considered to be amongst the best for business in Alexandria.

A dwelling house and lot on the north side of King-street, near the corner of King and Pitt-streets occupied by Samuel Snowden.

A lot, fronting 56 feet on Pitt-street, extending back 119 feet, and bounded on the south by an alley, on which is a shed occupied by M. Dorsey, coach-maker.

A brick dwelling house on Prince-street, betwixt Fairfax and Royal-streets, occupied by William Lovering.

Also, the vacant lots adjoining, on each side of said house. Their situation for business equal to any unimproved property in town.

That large and commodious brick tavern, in George-Town, with all the buildings and improvments attached thereto, situated on the main street leading from the public ferry; occupied by Joseph Semmes.

Three handsome three story brick dwelling houses, with brick stables and carriage houses, being part of the six buildings, situated on Pennsylvania avenue, in the city of Washington.

A handsome, commodious, and well finish ed brick dwelling house, in Charlestown, Jefferson county, late the property of Van Rutherford, with a large garden and the corner storehouse on same lot, situate near the centre of the main street.

Also, a tan-yard with sundry improvements, a comfortable dwelling house and lot adjoining: very handsomely situated, &c. Late the property of George Hite.

Also, a two story house and lot on the main street, at present occupied by Charles Foulk. And a vacant lot on the main street, in a

central situation for business. For particular information respecting the above property in Charles-Town, application may be made to William Tate, Esq. of that place, or to Henry St. George Tucker, Esq. of

Winchester. A tract of land in Loudoun county, containing 400 acres, situate near the Gum Spring, late the property of J. Spencer. On this tract there are two settlements and about 60 acres in cultivation, the nest of the land well timbered; the new turnpike road will pass thro a part of this tract. Captain Charles Lewis living near the Gum-Spring, will shew this

land to any person desirous of viewing it. One other tract of 196 acres, in Frederkic county, about four miles from Winchester and near the lands belonging to judge Holmes. For particulars apply to Henry St. George Tucker, Esq.

One other tract of 400 acres, in Hampshire county, on a branch of Fairley's Run, near the town of Frankfort, formerly owned by Daniel Jones.

One other tract of 500 acres, in Randolph county, being part of an old military survey, on the south side of Glady Creek, considered to be of excellent quality. This tract is situated in a thickly settled part of that country, and contiguous to the main road leading from Randolph to the horse-shoe-bottom, on Cheat-

One other tract named Fertility, of 263 acres, in Westmoreland county, state of Pennsylvania; situated on the Monongahela river, and binding thereon for 3-4 of a mile, about one quarter of a mile below Casner's ferry and 4 miles above Purkinson's ferry. A large proportion is rich bottom land, with a valuable orchard of sugar trees and about 60 acres in cultivation. The main road from Union-Town to Pittsburg passes close by this land.

Any part of the above described property we are disposed to sell at reasonable rates, on the following terms, viz. One fifth in hand. and the residue in three or four equal annual payments, the purchaser giving bonds with security on the premises.

Ionah Thompson, Richard Veitch.

Mezandria, April 25. what Sale at Auction.

On THURSDAY, 25th June, will be sold at public auction, on the premises, at 4 o'slack, in the afternoon,

Two Brick Houses, situated on Falls-street, next door to where the bank of Columbia was kept, and where John M. Gantt, Esq. formerly resided, new in the occupancy of Alexander M'Donald .- This property is in excellent repair and very eligibly situated for business—one house has the floor level with the street and fitted up for a store; the other is fit for a genteel private family, it having every convenience. No property in George-Town is better situated for business, it being near the bank and market. It will be exchanged for property in Baltimore, or sold on a credit—one third in sixty days, the remainder in one and two years, the purchasers to give their notes negotiable at either of the banks, with approved endorsers. On the last payment being made an indisputable title will be given.

John Travers, Auc'r. George-Town, June 15. (17) eo3tf

Public Sale.

ON MONDAY.

The 6th day of July next, at 4 o'clock, in the afternoon, will be sold at public auction. on the premises, (if not previously disposed of by private sale, of which timely notice will be given)

That LOT on the west side of Fairfax-street, to the south of the Marshal's late office, and nearly opposite Mr. Thompson's, measuring 39 feet 1 3-4 inches on Fairfax-street, and backwards parallel with Cameron-street 123 feet 5 inches.

The dwelling house consists of five rooms, a kitchen, and good large cellar. A thorough repair of the house, building a new stable, and other improvements on this lot, cost upwards of \$1000 in the year 1802.

AND IMMEDIATELY THEREAFTER. At the Coffee-House,

That half acre lot in the town of Dumfries, near the tobacco warehouse & Quantico creek, designated in the pian of the said town by No. 146; on which are erected a substantial, well built brick house, 54 by 28 feet, a bale, or store house, 30 by 18 feet,

The purchaser to give bonds with security for the price, payable by equal portions in one, two and three years, without interest if punctually paid; and to secure the payments a deed of trust on the property purchased. A good title will be made by

> Colin Auld. 3tawts

May 20. [22]

Forty Dollars Reward.

AN AWAY, on the 5th instant, a small Negro Boy named JIM, about 13 years of age, 4 feet 6 or 7 inches high, of a yellowish complexion, weak and inflamed eyes, and has a few feint scars on his face; his hair cut clase excepting a small circular bunch behind, stutters when he attempts to speak fast or is alarmed. Had on an old tow linen shirt, and a pair of old black striped linsey trousers, patched with blue and white kersey. He is an artful chap and will attempt to pass for a free boy, by getting some free negro to own him for a child, which he has frequently said would be his plan should he run away.

TWENTY DOLLARS will be paid for appreheding him, if taken in this state, and the above reward if taken out of the state, i secured so that I get him, and all reasonable

charges if brought home to Basil Simbson. On Elk-Ridge, Anne-Arundel county, Maryland. June 17, 1807. 2awst*

Thirty Dollars Reward.

AN AWAY from the subscriber in Au-In gust last, a negro woman named Tabb ; she is about 35 years of age, of the common size, of a yellowish complexion, long face, high cheek bones, and her eyes sunk in-she understands every kind of house work, washing, nursing, &c. In the latter capacity she has been passing herself in Alexandria, and has said by my authority. There are various circumstances which lead me to believe she has been and is now secreted by her husband Jerry (the property of Joseph Mandeville, junior). He is hired to his father John Mandeville, as a laborer, and sometimes drives a cart on the streets. Twenty Dollars will be paid if taken in the district, and the above reward if taken above 10 miles without, provided that she is so secured that I get her a-

All persons are cautioned against harboring or employing said negro, in any capacity whatever. H. ROSE. April 24.

[28.] To Sell or Rent.

Sundry LOTS in Alexandria-Also several in the city of Washington. For termsap- harboring said fellow, as I am determined to SARAH PORTER. February 14.

R. C. WEIGHTMAN,

At his Book Store, (late DUANE'S) City of Washington, KEEPS CONSTANTLY FOR SALE, A large and general assortment of

Books and Stationary of every

Printing Ink of the first quality-Patent

Ball Skins-and Music and Musical Instru

ments. All of which he sells at the lowest

R. C. W. has now in the press, and pur-

poses publishing on the first of August next

SIMPLE TALES, by MRS OPIE. 2 vols.

12 mo. of about 360 pages each. Price to

subscribers \$1 75 in boards—to non-subscri-

bers 28. Subscriptions for this work, are

received at this office, at the book store of

Messrs. Cottom and Stewart, and at Mr.

Subscriptions and payments received

as heretofore by R. C. W. for the Aurora, who

Soap and Candle Works

FOR SALE.

HE subscriber having determined on re-

his entire Works in the Soap and Candle ma-

nufacturing line. The Works are almost new

and in good condition, fit for any person (so

place equal to it for business, being within a

few yards of the wharf, lower end of King-

street, in which the principal business is done.

It is deemed unnecessary to give a description

of the Works, as it is presumed that no per-

son will purchase without viewing them :

place. There is about six hundred bushels

of the time for which the place was rented is

N. B. Immediate application would be of

HAT a special court be held, on the 6th

cause, in this court, then to be held in the

town of Alexandria, and that the Marshal do

give public notice of the seizure and libel, by

causing the substance of the libel, together

with this order, citing forth the time and place

of trial, to be published at the court-house

door of this county, at the coffee-house door,

in Alexandria, and in the public newspapers

of the said town, at least fourteen days previ

Purluant to the above order

of court, Robert Moss, D. M. for Daniel C

Brent, marshal of the district of Columbia,

hereby gives Notice, That the seizure and li-

bel in the case above stated, is for a breach of

the revenue laws, in trading to a certain port

in the island of St. Domingo, not under the

acknowledged government of France. The

trial will commence on the day, and at the

place above mentioned; where all persons

The Subscriber has just Received

Ninety hampers Bristol PORTER BOT

Seven bales COTTON, of a superior qua-

ON HAND.

AND AS USUAL,

Ale, in bottles, put up for home, or export con-

ALSO.

dry, and in nice order for retailing, or family

Twenty Dollars Reward.

Hardy county, Virginia, on the first instant,

a negro man named DICK, about 5 feet 8 or

it is probable he will make that way. Who-

ever takes up said negro and secures him in

any goal so that I get him again, shall have

N. B. All persons are forewarned a

prosecute to the extent of the law.

Ran away from the subscriber, living in

Best Philadelphia PORTER AND PALE

First quality Philadelphia Porter and Pale

WHITE AND BROWN SOAP, old and

WM. DUNLAP.

Joseph Van Meter.

.V. M.

BEER, in barrels.

And offers for sale,

R. MOSS, D. M.

concerned are notified to attend.

TLES, containing one gross each

A few tierces fresh RICE.

lity for retailing—and

Do.

ALE, in hhds.

June 10.

the above reward.

George Deneale, C. C.

day of July next, for the trial of this

advantage to the person to purchase or rent.

The U. States—Libellants.

The Schooner Hyland, her Rigging,

IT IS ORDERED,

Tackle, Apparel and Furniture-

William Kean.

Respondents.

linquishing his business, offers for sale,

Philadelphia prices for cash.

Shutz's circulating library.

is constituted agent for that purpose.

inclined) to go to work immediately.

May 28.

on the premises.

against

ous to the day of trial.

May 15.

May 15.

For Sale by the Subscribers, Lisbon Carpeting for summer, of different qualities.

Bucellos and Carcavello Wines in quarrer

Window Glass of different sizes, Mouid Candles of a superior quality in mall boxes,

Soft shelled Almonds in bags, A quantity of patent Iron hollow ware. R. T. Hooe & Co.

June 1.

Valuable Property for Sale,

PURSUANT to a decree of the Honorable the Circuit Court of the district of Columbia, in a suit depending in Alexandria courty, in Chancery, wherein Colin Aulo, administrator of ROBERT MILLIGAN, deceased, is complainant, and WILLIAM WILson is defendant-will be exposed to Pablic Sale, on MONDAY, the 6th day of July next, at 10 o'clock, in the forenoon, AT THE COFFEE-HOUSE,

A LOT, containing one acre; extending on Washington-street three hundred and fifty-three feet two inches, and on Oronoko-street one hundred and twenty-three feet five inches; on which there are erected a substantial, commodious and well-finished dwelling house and other suitable buildings, as lately occupied by Mr. Wilson. Subject In point of situation, there is none in this to a ground rent of twenty pounds per an-

A FARM, called " Mount. HypLA," handsomely situated, containing about 250 acres, six miles from town, and alljoining the lands of James Patton and Thomason Mason.

however, they are the most extensive in this Three-fourth parts of an undivided interest in the whole of the Law. of prime Ashes on the premises. Six months heretofore attached to the Keep-Tryst furnace, being about 1400 acres, with the excepunexpired. For terms apply to the subscriber tion of the works and 221 acres sold to the government of the United States lying in Berkely, now Jefferson county, near Harper's

And at the same hour, on the following day, up. on the Premises,

Twenty-six Acres and fortyave Perches of Ground lying within the fimits of the corporation, bounded to the north, ward by the lands formerly belonging to Richard Conway, deceased; on the eastward by the lands of the heirs of Samuel Arch; as the southward by the lands of Lawrence Hoof and King-street continued; and on the westward by the lands of Charles Lee and Benjamin Dulany: eight acres of which are under a lease to Purkis and Workman, which expires on the first of April next, and are in a state of high cultivation as a garden.

Nine Acres of Ground, beginning on the north side of Queen-street, near the powder house; running thence with the north side of said street westwardly to the line of land belonging to the heirs of Samuel Arell; thence northwardly with that line into Oronoko street; thence eastwardly with said street to Mr. Fendall's line; thence south wardly with said line to the beginning.

The respective lands will be sold together, or divided into such lots as may be deemed most advantageous.

By agreement of the parties interested, a credit of one, two and three years will be given, upon bonds with sufficient security for the purchase money being granted, bearing interest from the day of sale, and the punctual payment thereof, by equal portions at these periods, further secured by deeds of trust on the respective properties purchased

Charles Lee, Thomas Swan, June 3.

A Brewery Establishment FOR SALE.

A TISHING to quit the brewing business, I offer for sale all my right and interest in that extensive BREWHOUSE which I now occupy. There is an established busic ness, 1500 barrels having been sold in one season, 2000 might be made-all the working atensils complete, with malt house, kills, mill, casks, and 300 bushels of malt,-Also a line of wharf extending along the Potomac 150 feet, very suitable for a lumber yard, or to receive flour by water—this may be treated for separately.

These premises are held by lease from the Corporation, who are to pay for all improvements of stone and brick, at the end of the lease, of which there are ten years unexpired from the 7th September next. One third of the purchase money will be required-for the remainder a liberal credit will be given on 9 inches high, has a down look when spoken sufficient security. For further particulars to; his father is a freeman in Alexandria, and apply to

Thomas Cruse. If not sold at private sale by the first of August, it will on that day be sold by publie auction, at ten o'clock, on the premises to the highest bidder.

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